USDC SDNY Case 1:07-cv-04629-JGK Document 23 Filed 09/13/2007 Page 1 of 2 DOCUMENT ELECTRONICALLY FILED MEIER FRANZINO & SCHER, LLP ATTORNEYS-AT-LAW

Tel: (212) 759-9770 Fax: (212) 644-2298 www.mfslawllp.com 570 Lexington Avenue 26th Floor New York, NY 10022

Davida S. Scher, Esq., P.C. dscher@mfslawllp.com

September 12, 2007

VIA HAND

Honorable John G. Koeltl United States District Judge United States District Court Southern District of New York 500 Pearl Street, Room 1030 New York, New York 10007 Twing to respond to the motion 4 tended to 10/12/07 Twing or reply 4 tended to 10/26/07 Comment should moviele a Step of Dirmins of as soon as possib

Re:

Nunez v. Manhattan Parking System, Inc. et. al.

07 Civ. 4629

Dear Justice Koeltl:

We represent defendants Midtown Parking Corp. and Manhattan Parking Group, LLC ("Midtown Parking Defendants") in the above captioned case. This letter is written with the consent of plaintiff's counsel. There is currently a motion to dismiss pending before Your Honor. Plaintiff's opposition to this motion was due on September 17, 2007 and Midtown Parking Defendants' reply papers were to be served by October 2, 2007.

Counsel for the Midtown Parking Defendants and plaintiff's counsel have worked out the details of a settlement of the entire action. The settlement has been memorialized in a written agreement which remains to be executed by the parties. We anticipate that such execution will be forthcoming in the near future.

We, therefore, respectfully request that the motion be adjourned pending the execution of the settlement agreement and the filing of a stipulation of discontinuance. There was a prior request concerning the timing of this motion which was granted by Your Honor.

Respectfully,

Davida S. Scher

DSS:ek Enclosures

cc: Abdool Hassad, Esq.

Magistrate Kevin Fox (via fax) Larry Lipman